

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

GUSRAE KAPLAN NUSBAUM PLLC and  
RYAN J. WHALEN,

Plaintiffs,

v.

APPLIED ENERGETICS, INC., GREGORY  
J. QUARLES, BRADFORD ADAMCZYK,  
JONATHAN BARCKLOW, JOHN  
SCHULTZ, DAN W. BAER, MASUR  
GRIFFITTS + LLP, MARY O'HARA,  
ENTERPRISE COUNSEL GROUP, and  
BEN PUGH,

Defendants.

Case No. 1:19-CV-06200-DCF

**NOTICE OF VOLUNTARY DISMISSAL PURSUANT TO FED.R.CIV.P. 41(a)(1)(A)(i)**

Pursuant to Rule 41(a)(1)(A)(i) of the Federal Rules of Civil Procedure, plaintiffs Gusrae Kaplan Nusbaum PLLC (“GKN”) and Ryan J. Whalen, appearing *pro se* and as counsel for GKN, (collectively, “Plaintiffs”), hereby give notice that the above-captioned action is voluntarily dismissed without prejudice against defendants, Applied Energetics, Inc., Gregory J. Quarles, Bradford Adamczyk, Jonathan Barcklow, John Shultz, Dan W. Baer, Masur Griffiths + LLP, Mary O’Hara, Enterprise Counsel Group and Ben Pugh.

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Dated: August 5, 2021

Respectfully submitted,

**GUSRAE KAPLAN NUSBAUM PLLC**

By: /s/ Ryan J. Whalen  
Ryan J. Whalen, Esq. (RW4799)  
120 Wall Street, 25<sup>th</sup> Floor  
New York, New York 10005  
Tel: (212) 269-1400  
Fax: (212) 809-5449  
Email: [rwhalen@gusraekaplan.com](mailto:rwhalen@gusraekaplan.com)

*Pro Se and Counsel for Plaintiff Gusrae  
Kaplan Nusbaum PLLC*